Evan D. Schwab (NV Bar No. 10984) 1 Email: evan@schwablawnv.com **SCHWAB LAW FIRM PLLC** 2 7455 Arrovo Crossing Parkway, Suite 220 Las Vegas, Nevada 89113 3 T: 702-761-6438 F: 702-921-6443 4 Attorneys for Jeremy E. Sigal 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 JEREMY E. SIGAL, an individual, 8 Case No. 2:20-cv-00755-RFB-DJA Plaintiff, 9 STIPULATION AND ORDER TO 10 CONTINUE BRIEFING DEADLINES AND WENDY REMMERS, an individual: **DISCOVERY PLAN/SCHEDULING** 11 SERGEANT NEDZA, an individual; ORDER MICHAEL SWEETEN, an individual; 12 LIEUTENANT JACKSON, an individual; SHELLEY CARRAO, an 13 individual; ANNE CARPENTER, an individual; OFFICER NORDGREN, an 14 individual; OFFICER WOODWARD, an individual; BRIAN WILLIAMS, an 15 individual; JENNIFER NASH, an individual; JEREMY BEAN, an 16 individual; HUBBARD-PICKETT, an individual; CCS TERNES MANUEL 17 PORTILLO, an individual; DWAYN DEAL, an individual; DOES I through X 18 and ROE CORPORATIONS I through X. inclusive. 19 Defendant. 20 21 Plaintiff Jeremy E. Sigal ("Plaintiff", by and through the undersigned counsel, DPS 22 Defendants¹, by and through their undersigned counsel, NDOC² Defendants, by and 23 24 ¹ DPS Defendants consist of the following Defendants: (a) Anne Carpenter; (b) 25 Michael Sweeten; (c) Shelly Carrao; (d) Michelle Jackson; (e) Wendy Remmers; (f) Scott Nedza; and (g) Amber Nordgren a/k/a Amber Woodward. 26 ² NDOC Defendants consist of the following Defendants: (a) Jennifer Nash; (b) 27 Manuel Portillo; and (c) Troy Ternes; (d) Jeremy Bean; (e) Brian Williams; (f) 28 Monique Hubbard-Pickett; and (g) Dwayne Deal.

through their undersigned counsel respectfully submit this Stipulation to Continue Briefing Deadline and Discovery Plan/Scheduling Order as follows:

- Defendants Wendy Remmers, Scott Nedza, Amber Woodward a/k/a Amber Nordgren were served the Summons and Complaint on July 16, 2021.³ There are no remaining Defendants to be served.
- 2. Defendants Remmers and Nedza filed their Motion to Dismiss Complaint [ECF 32] on August 4, 2021. The responses to this Motion to Dismiss would be due on or before August 18, 2021. Per this filing, the Discovery/Plan Scheduling Order is due by September 18, 2021.
- 3. Defendant Nordgren filed her Motion to Dismiss Petition for Removal [ECF 33] on August 16, 2021. The response to this Motion to Dismiss would be due on or before August 30, 2021. Per this filing, the Discovery/Plan Scheduling Order is due on or before September 30, 2021.
- 4. The Parties have conferred and agree for the purpose of efficiency, judicial economy, and due to the scheduling issues of the parties, travel plans, the trial schedule of the Parties, and the intermittent holiday, that Plaintiff shall have up and until Friday September 3, 2021 to the Motions to Dismiss by Defendants Nordgren, Remmers and Nedza. Defendants shall have up and until September 10, 2021 to submit reply points and authorities in support of the Motions to Dismiss.

[Remainder of Space Intentionally Left Blank]

³ Summons to Amber Woodward a/k/a Amber Nordgren, filed on 7-21-2021, on file herein. Summons to Scott Nedza, filed on 7-21-2021, on file herein. Summons to Wendy Remmers, filed on 7-21-2021, on file herein.

5. This stipulation does not affect any other pre-trial and/or scheduling dates and	
there is no hearing date currently scheduled on any pending motion.	
Dated this 18th day of August 2021	Dated this 18th day of August 2021
Schwab Law Firm PLLC	Nevada Attorney General's Office
/s/ Evan Schwab	/s/ Jared M. Frost
Evan D. Schwab (NV Bar No. 10984) 7455 Arroyo Crossing Parkway, Suite 220 Las Vegas, Nevada 89113 E: evan@schwablawnv.com T: 702-761-6438 F: 702-921-6443	Jared M. Frost (NV Bar No. 11132) 555 E. Washington Ave., Suite 3900 Las Vegas, Nevada 89101 E: jfrost@ag.nv.gov T: 702-486-3177 F: 702-486-3773
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Attorneys for NDOC Defendants	
18 ORDER	
Pursuant to the parties' stipulation, the Court makes the following order:	
The deadline to file Response to the Defendants Remmers and Nedza's Motion to	
1 Dismiss the Complaint [ECF 32] and Defendant Nordgren's Motion to Dismiss the	
Complaint [ECF 33] shall be continue to Friday September 3, 2021.	
The Defendants shall have up and until September 10, 2021 to file reply points and	
24 authorities in support of their Motions.	
25 [Remainder of Space Intentionally Left Blank]	
	there is no hearing date currently sched Dated this 18th day of August 2021 Schwab Law Firm PLLC /s/ Evan Schwab Evan D. Schwab (NV Bar No. 10984) 7455 Arroyo Crossing Parkway, Suite 220 Las Vegas, Nevada 89113 E: evan@schwablawnv.com T: 702-761-6438 F: 702-921-6443 Attorneys for Plaintiff Jeremy Sigal Nevada Attorney General's Office /s/ Katlyn M. Brady Katlyn M. Brady Katlyn M. Brady (NV Bar No. 14173) 555 E. Washington Ave., Suite 3900 Las Vegas, Nevada 89101 E: Katlynbrady@ag.nv.gov T: 702-486-0661 F: 702-486-3773 Attorneys for NDOC Defendants ORD Pursuant to the parties' stipulation, the C The deadline to file Response to the Def Dismiss the Complaint [ECF 32] and Defe Complaint [ECF 33] shall be continue to Frid The Defendants shall have up and until S authorities in support of their Motions.

The Parties shall have up and until September 30, 2021 to submit the Discovery Plan/Scheduling Order. IT IS SO ORDERED. Dated this 18thday of August 2021 BOULWARE, II **United States District Court**

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